Attachement A To CR 101 Lemon Law

Arbitration procedures in the identified sections of Chapter 19.118 RCW:

- 44-10-031 (1) Update a citation to reflect RCW 19.118 as amended
- 44-10-040 (1), (2), (3) Update to reflect new statutory mandates regarding review and acceptance or rejection of consumer requests for arbitration
- 44-10-050 (1), (2), (3), (4) Update to reflect new statutory mandates regarding assignment of requests for arbitration to the New Motor Vehicle Arbitration Board
- 44-10-060 (1), (2), (3) Update to reflect new statutory mandates regarding requests for special master arbitrator review of issues
- 44-1-100 (1), Update to reflect new statutory mandates regarding requests for subpoenas
- 44-10-200 (1)(d), (3)(a, b, c, e, g) Update to reflect new statutory mandates regarding issuance of arbitration decisions; updating motor home manufacturer distribution of liability.

New requirement for manufacturers to obtain title to certain reacquired defective new motor vehicles:

• 44-10-223 - Amend to establish procedures and provide directions for notification of compliance with title requirements for manufacturers reacquiring certain defective vehicles.

The rulemaking process will include development of a rule regarding new mandates for disclosure imposed on new motor vehicle dealers engaging in the post-manufacturing modification of new motor vehicles at the request of a consumer at the time of sale or lease of a new motor vehicle.

The Attorney General will evaluate all sections to consider necessary program updates, which may include the proposal of new rules modifying the arbitration process and procedures for consumer and manufacturer disputes submitted to the Attorney General pursuant to RCW 19.118.